

LANE, Jerry W. 77

1624

CONF007496

DYKES_I_005367

REGISTRATION AND SUBSCRIPTION SERVICE

BOY SCOUTS OF AMERICA

DATE Sept. 16 1977

FULL NAME JERRY W. LANE
(No initials if you can possibly get full name)

ADDRESS HUNTSVILLE PENITENTIARY

CITY _____ STATE TEXAS ZIP CODE _____

DATE OF BIRTH _____ (This is important and should be exact)

APPROXIMATE AGE 33 (To be used ONLY when date of birth is not known)

RELIGION ? NATIONALITY UNITED STATES

OCCUPATION TELEVISION REPAIRMAN

EDUCATION HIGH SCHOOL + TRADE SCHOOL

WEIGHT 160 LBS COLOR WHITE HEIGHT 5' 10"

COLOR OF HAIR BROWN COLOR OF EYES BLUE

OUTSTANDING CHARACTERISTICS OR INTERESTS BOYS CLUBS - CB RADIO CLUB

MARRIED OR SINGLE SINGLE CHILDREN NONE
(Number, ages, and names, if possible)

WIFE'S NAME NONE

SCOUTING CONNECTIONS:

UNIT #	CITY	STATE	OFFICE	DATE REGISTERED	DATE RESIGNED
TROOP 63	DALLAS	TEX		12/31/77	

SPECIAL RECOGNITION WALKER AWARD DISTRICT RECOGNITION

RECOMMENDED FOR CONFIDENTIAL FILE FOR FOLLOWING REASONS:

- | | |
|--|--|
| <input checked="" type="checkbox"/> CONVICTION OF CRIMINAL CONDUCT | <input type="checkbox"/> SUBSTANTIATED REPORTS |
| <input type="checkbox"/> OFFICIAL CHARGES OF CRIMINAL CONDUCT (REVIEW) | <input type="checkbox"/> UNSUBSTANTIATED REPORTS |

SPECIFY THE FACTS WHICH LEAD YOU TO RECOMMEND INDIVIDUAL FOR CONFIDENTIAL FILE AND LIST SUPPORTING DOCUMENTS:

WAS CONVICTED IN DALLAS ON 4 CHARGES OF SEXUAL MOLESTATION OF MINORS (SCOUTS) PLEADED GUILTY AND WAS SENTENCED FOR 3 YEARS.

JAN 18 1978

JOSEPH L. ANGLIM

Signed

SCOUT EXECUTIVE

Council

1106 Ten # 571

CONF007497

DYKES_I_005368

February 3, 1978

Mr. James L. Tarr
Council Executive
Circle Ten Council, No. 571

PERSONAL AND CONFIDENTIAL

SUBJECT: Jerry W. Lane

Dear Jim:

Thank you for the detailed information concerning the above Scouter.
We have now reviewed this case with our Attorney and placed this man
on the Confidential File.

Your efforts in this area are greatly appreciated.

Sincerely,

Paul H. Ernst, Director
Registration & Subscription Service

af

CONF007498

DYKES_I_005369

11/30/77

October 14, 1977

Mr. James L. Tarr
Scout Executive
Circle Ten Council, No. 571

PERSONAL AND CONFIDENTIAL

SUBJECT: Jerry W. Lane

Dear Jim:

Thank you for the confidential record sheet concerning the above
Scouter.

We do, however, need more substantiating information that will support
our placing this man on the Confidential File. Please send us a more
detailed letter concerning the facts in this case. Signed statements
from the individuals involved if possible. A copy of the police or
court records would also be appreciated. This information is most
important for future reference purposes and would strengthen our
position of refusing to accept any future application for registration
we might receive from this man.

Sincerely,

Paul L. Ernst, Director
Registration & Subscription Service

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CONF007499

DYKES_I_005370

MINUTES OF THE

CRIMINAL

DISTRICT COURT NO. 2

DALLAS COUNTY, TEXAS

No. F-77-3785-JI

JULY

Term, A.D. 19 77

THE STATE OF TEXAS
VS.

JULY 22, A.D. 19 77

JERRY WILLIAM LANE

JUDGMENT

The defendant having been indicted in the above entitled and numbered cause for the felony offense of Sexual Abuse of a child younger than 17 years, a Second-Degree Felony, as charged in the indictment and this cause being this day called for trial, the State appeared by her assistant

Criminal District Attorney Winfield Scott and the Defendant Jerry William Lane

appeared in person and his counsel Don Driscoll also being present and both parties announced ready for trial, and the Defendant in person and in writing in open court having waived his right of trial by jury, such waiver being with the consent and approval of the Court and now entered of record on the minutes of the Court and such waiver being with the consent and approval of the Criminal District Attorney of Dallas County, Texas, in writing, signed by him, and filed in the papers of this cause before the Defendant entered his plea herein, the defendant was duly arraigned and in open Court pleaded Guilty to the charge contained in the indictment; thereupon the defendant was admonished by the Court of the consequences of the said plea and the defendant persisted in entering said plea, and it plainly appearing to the Court that the defendant is mentally competent and that he is uninfluenced in making said plea by any consideration of fear, or by any persuasion, or delusive hope of pardon prompting him to confess his guilt, the said plea was accepted by the Court and is now entered of record as the plea herein of the Defendant. The defendant in open Court, in writing, having waived the reading of the indictment, the appearance, confrontation, and cross-examination of witnesses, and agreed that the evidence may be stipulated and consented to the introduction of testimony by affidavits, written statements of witnesses and any other documentary evidence, and such waiver and consent having been approved by the Court in writing and filed in the papers of the cause; and, the Court having heard the Defendant's waiver of the reading of the indictment, the defendant's plea thereto, the evidence submitted, and the argument of counsel, is of the opinion from the evidence submitted that the defendant is guilty as charged.

IT IS THEREFORE CONSIDERED AND ADJUDGED BY THE COURT, that the said Defendant is guilty of the felony offense of Sexual Abuse of a Child younger than 17 years, a Second-Degree Felony, as charged in the indictment and that the said Defendant committed said offense on the 2nd day of April, 1977, and

that he be punished by confinement in the Texas Department of Corrections for 5 years, and that the State of Texas do have and recover of the said defendant all costs in this prosecution expended, for which execution will issue; and that said defendant be remanded to the Sheriff of Dallas County, Texas, to await the further order of the Court herein; and it is further ordered by the Court that the imposition of sentence of the Judgment of conviction of the Court herein shall be

suspended for a period of 5 years and that Defendant be placed on Probation during the period of time fixed by the Court, under the conditions to be determined by the Court in accordance with the provisions of the law governing Adult Probation of said State.

ORDER SUSPENDING IMPOSITION OF SENTENCE AND PLACING DEFENDANT ON PROBATION

THE STATE OF TEXAS
VS.

JERRY WILLIAM LANE

F-77-3785-JI

JULY 22,

77

No.

19

THIS DAY this cause being again called, the State appeared by her Criminal District Attorney, and the Defendant, JERRY WILLIAM LANE

DON DRISCOLL

appeared in open Court in person, his counsel DON DRISCOLL also being present, for the purpose of placing the Defendant on probation under the judgment herein heretofore rendered and entered against him by the Court, and it appearing to the Court that the Defendant is mentally competent and understanding of the English language, the Court in the presence of said Defendant and his counsel proceeded to place Defendant on probation as heretofore determined by the Court.

IT IS THE ORDER OF THE COURT, that the said Defendant, who has been adjudged by the Court to be guilty of Sexual Abuse of a Child younger than 17 years, a Second-Degree Felony, as charged in the indictment

and whose punishment has been assessed by the Court at confinement in the Texas Department of Corrections for 5 years, in

this said cause be placed on probation for a period of 5 years, in accordance with the provisions of the law governing Adult Probation of said State, it appearing to the Court that the ends of justice and the best interests of the public, as well as the Defendant, will be subserved by suspending the imposition of the sentence herein and placing the Defendant on probation.

IT IS, THEREFORE, ordered, adjudged and decreed by the Court that the imposition of sentence herein be and the same is

hereby suspended and that the Defendant be and he is hereby placed on probation for a period of 5 years, upon the following terms and conditions, to-wit: That during the term of probation, the Defendant shall:

- (a) Commit no offense against the laws of this or any other state or the United States;
- (b) Avoid injurious or vicious habits;
- (c) Avoid persons or places of disreputable or harmful character;
- (d) Report to the probation officer, as directed, to-wit: monthly;
- (e) Permit the probation officer to visit him at his home or elsewhere;
- (f) Work faithfully at suitable employment, as far as possible;
- (g) Remain within a specified place, to-wit: Dallas County, Texas;
- (h) Pay his fine, if one be assessed, and court costs as fixed by the Court, whether a fine be assessed or not in one or several sums and make restitution or reparation in any sum that the court shall determine; Pay court costs in the amount of \$25.00 to the District Clerk of Dallas County, Texas;
- (i) Support his dependents; and
- (j) Pay a Probation fee of \$ 10.00 per month to the Probation Officer of this Court on or before the 15th day of each month hereafter during probation.
- (k) The subject shall submit himself for psychiatric evaluation and treatment either through a private practitioner or through the Mental Health and Retardation Center. Subject shall continue treatment until released by treatment authorities or per order of the Court.

For any further orders regarding sentence or probation herein; refer to Vol. _____, page _____, Minutes of said Court.

CONF007500

DYKES_I_005371

MINUTES OF THE Criminal DISTRICT COURT #2 OF DALLAS COUNTY, TEXAS
No. F77-4239-JI July Term, A.D. 19 77
THE STATE OF TEXAS July 22 A.D. 19 77
VS. Jerry William Lane

JUDGMENT

The defendant having been indicted in the above entitled and numbered cause for the felony offense of Sexual Abuse of a Child younger than 17 years a 2nd degree felony as charged in the indictment. and this cause being this day called for trial, the State appeared by her assistant Criminal District Attorney W. Scott and the Defendant Jerry William Lane

appeared in person and his counsel Don Driscoll also being present and both parties announced ready for trial, and the Defendant in person and in writing in open Court having waived his right of trial by jury, such waiver being with the consent and approval of the Court and now entered of record on the minutes of the Court and such waiver being with the consent and approval of the Criminal District Attorney of Dallas County, Texas, in writing, signed by him, and filed in the papers of this cause before the Defendant

entered his plea herein, the defendant was duly arraigned and in open Court pleaded guilty to the charge contained in the indictment; thereupon the defendant was admonished by the Court of the consequences of the said plea and the defendant persisted in entering said plea, and it plainly appearing to the Court that the defendant is mentally competent and that he is uninfluenced in making said plea by any consideration of fear, or by any persuasion, or delusive hope of pardon prompting him to confess his guilt, the said plea was accepted by the Court and is now entered of record as the plea herein of the Defendant. The defendant in open Court, in writing, having waived the reading of the indictment, the appearance, confrontation, and cross examination of witnesses, and agreed that the evidence may be stipulated and consented to the introduction of testimony by affidavits, written statements of witnesses and any other documentary evidence, and such waiver and consent having been approved by the Court in writing and filed in the papers of the cause; and, the Court having heard the Defendant's waiver of the reading of the indictment, the defendant's plea thereto, the evidence submitted, and the argument of counsel, is of the opinion from the evidence submitted that the defendant is guilty as charged.

IT IS THEREFORE CONSIDERED AND ADJUDGED BY THE COURT, that the said Defendant is guilty of the felony offense of Sexual Abuse of a Child younger than 17 years, a 2nd degree felony as charged in the indictment.

and that the said Defendant committed said offense on the 7 day of April, 19 77, and that he be punished

by confinement in the Texas Department of Corrections for 3 years, and that the State of Texas do have and recover of the said defendant all costs in this prosecution expended, for which execution will issue; and that said defendant be remanded to the Sheriff of Dallas County, Texas, to await the further order of the Court herein.

SENTENCE

THE STATE OF TEXAS
VS.

Jerry William Lane No. F77-4239-JI July 22, 19 77

THIS DAY this cause being again called, the State appeared by her Criminal District Attorney, and the Defendant, Jerry William Lane appeared in open Court in person, his counsel Don Driscoll

also being present, for the purpose of having sentence of the law pronounced in accordance with the judgment herein rendered and entered against him at a former time, and thereupon the said Defendant was asked by the Court whether he had anything to say why said sentence should not be pronounced against him, and he answered nothing in bar thereof, and it appearing to the Court that the Defendant is mentally competent and understanding of the English language, the Court proceeded, in the presence of said Defendant, to pronounce sentence against him, as follows:

IT IS THE ORDER OF THE COURT, that the said Defendant, who has been adjudged to be guilty of Sexual Abuse of a child younger than 17 years a 2nd degree felony as charged in the indictment.

and whose punishment has been assessed by the Court at confinement in the Texas Department of Corrections for

3 years, be delivered by the Sheriff of Dallas County, Texas, immediately to the Director of the Texas Department of Corrections or other person legally authorized to receive such convicts, and said Defendant shall be confined in said Texas Department of Corrections for not less than 2 years nor more than 3 years and until \$25.00 cost are paid. in accordance with the provisions of the law governing the Texas Department of Corrections, and the said Defendant is remanded to jail until said Sheriff can obey the direction of this sentence.

It is further ADJUDGED and DECREED by this Court that the sentence pronounced herein shall begin this date, and that the Defendant is granted credit for time served beginning on date of May 3, 1977 plus 7 days added credit from 4-11-77 to 4-17-77.

CONF007501

DYKES_I_005372

October 14, 1977

Mr. James L. Tarr
Scout Executive
Circle Ten Council, No. 571

PERSONAL AND CONFIDENTIAL

SUBJECT: Jerry W. Lane

Dear Jim:

Thank you for the confidential record sheet concerning the above
Scouter.

We do, however, need more substantiating information that will support
our placing this man on the Confidential File. Please send us a more
detailed letter concerning the facts in this case. Signed statements
from the individuals involved if possible. A copy of the police or
court records would also be appreciated. This information is most
important for future reference purposes and would strengthen our
position of refusing to accept any future application for registration
we might receive from this man.

Sincerely.

Paul I. Ernst, Director
Registration & Subscription Service

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7 mp 11/30/77

CONF007502

DYKES_I_005373